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14           ***Attorneys for Plaintiffs and the Proposed Class***

15           **UNITED STATES DISTRICT COURT**  
16           **CENTRAL DISTRICT OF CALIFORNIA**

17          ADINA RINGLER, KRISTA ROBLES,  
18          JAY SMITH, and JANA  
19          RABINOWITZ, individually and on  
20          behalf of all others similarly situated,

21           Plaintiffs,

22           v.

23          THE J.M. SMUCKER COMPANY,

24           Defendant.

25           Case No. 2:25-cv-01138-AH-E

26           **DISCOVERY MATTER**

27           **PLAINTIFFS' NOTICE OF  
28           MOTION AND MOTION TO  
          COMPEL COMPLIANCE WITH  
          SUBPOENA DUCES TECUM**

29           Date: January 23, 2026

30           Time: 9:30 a.m.

31           Ctrm: 750

32           Judge: Hon. Charles F. Eick

33           Action Filed: Feb. 10, 2025

34           Discovery Cutoff: Sep. 30, 2026

35           Pretrial Conference: Feb. 3, 2027

36           Trial Date: Feb. 23, 2027

**TO THE HONORABLE COURT AND ALL PARTIES:**

**PLEASE TAKE NOTICE THAT** on January 23, 2026 in Courtroom 750 of the Roybal Federal Building and United States Courthouse at 255 East Temple Street, Los Angeles, CA, 90012, Plaintiffs Adina Ringler, Krista Robles, Jay Smith, and Jana Rabinowitz (“Plaintiffs”) will and hereby do move this Court for an Order compelling BBFY Industrial USA, Inc. (“BBFY”) to comply with a subpoena *duces tecum* served upon it pursuant to Rule 45 of the Federal Rules of Civil Procedure.

The motion will be based upon this Notice of Motion and Motion, the Memorandum of Points and Authorities in support of the Motion, the accompanying Declaration of Lilach H. Klein and Exhibits 1-3 attached thereto, all pleadings and papers on file in this action, and such other argument and evidence as may be presented to the Court prior to or at the hearing on this matter.

Plaintiffs' counsel certifies that they requested to meet and confer with BBFY more than 7 days prior to the filing of this motion, and BBFY failed to meet and confer.

/s/ *Lilach H. Klein*

LILACH H. KLEIN

*Counsel for Plaintiffs and the Proposed Class*